1 SHEPPARD, MULLIN, RICHTER & HAMPTON LLP Fred R. Puglisi, Cal. Bar No. 121822 2 Jay T. Ramsey, Cal. Bar No. 273160 1901 Avenue of The Stars, Suite 1600 3 Los Angeles, California 90067-6055 Telephone: 310.228.3700 4 Facsimile: 310.228.3701 5 Attorneys for Plaintiff Precision for Medicine, LLC (F/K/A Precision Oncology 6 LLC; F/K/A Act Oncology, LLC) 7 MORGAN, LEWIS & BOCKIUS LLP Andrew J. Gray IV, Cal. Bar No. 202137 8 andrew.gray@morganlewis.com Walter S. Tester, Cal. Bar No. 287228 9 scott.tester@morganlewis.com 1400 Page Mill Road 10 Palo Alto, CA 94304 +1.650.843.4000 Tel: 11 Fax: +1.650.843.4001 12 Lucy Wang, Cal. Bar No. 257771 lucy.wang@morganlewis.com 13 One Market Spear Street Tower 14 San Francisco, CA 94105-1596 +1.415.442.1000 Tel: 15 Fax: +1.415.442.1001 16 Attorneys for Defendant SureClinical, Inc. 17 18 UNITED STATES DISTRICT COURT 19 EASTERN DISTRICT OF CALIFORNIA 20 SACRAMENTO DIVISION 21 Precision for Medicine, LLC (f/k/a Precision Case No. 2:21-cy-01111-MCE-AC 22 Oncology LLC; f/k/a ACT Oncology, LLC), JOINT STIPULATION TO CONTINUE 23 Plaintiff, TIME TO RESPOND TO COMPLAINT AND ORDER GRANTING SAME 24 VS. Judge: Morrison C. England, Jr. 25 SureClinical, Inc., 26 Defendant. 27 28

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MORGAN, LEWIS &
BOCKIUS LLP
ATTORNEYS AT LAW
SILICON VALLEY

CASE NO. 2:21-CV-01111-MCE-AC

JOINT STIPULATION TO CONTINUE TIME TO RESPOND TO COMPLAINT

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1	Plaintiff Precision for Medicine, LLC (f/k/a Precision Oncology LLC; f/k/a ACT				
2	Oncology, LLC) ("Precision") and Defendant SureClinical, Inc. ("SureClinical") (collectively,				
3	the "Parties"), by and through their respective counsel, respectfully submit this stipulation.				
4	WHEREAS, on June 23, 2021, Precision filed its Complaint in the above-captioned matter				
5	and filed a Motion for Temporary Restraining Order and Preliminary Injunction;				
6	WHEREAS, on August 25, 2021, the Court granted the parties' stipulation deferring				
7	SureClinical's deadline to answer or otherwise respond to the Complaint to thirty days after the				
8	hearing on Precision's Motion for Preliminary Injunction;				
9	WHEREAS, on September 30, 2021, the Court conducted a hearing on Precision's Motion				
10	for Preliminary Injunction and scheduled a settlement conference for October 22, 2021;				
11	WHEREAS, on October 15, 2021, the Court continued the settlement conference until				
12	November 5, 2021;				
13	WHEREAS, due to conflicts on November 5, 2021, the Parties are conferring regarding				
14	potential alternative dates for the Settlement Conference to propose to the Court.				
15	NOW, THEREFORE, the Parties hereby stipulate and agree, as follows:				
16	1. Subject to the approval of the Court, SureClinical's deadline to answer or				
17	otherwise respond to the Complaint is continued to the thirtieth (30 th) day after the				
18	settlement conference.				
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1	Dated:	October 19, 2021		Respectfully submitted,
2 3				SHEPPARD, MULLIN, RICHTER & HAMPTON LLP Fred R. Puglisi
4				Jay T. Ramsey
5				By <u>/s/ Jay T. Ramsey</u>
6				Jay T. Ramsey Attorneys for Plaintiff Precision for Medicine, LLC (f/k/a
7				Precision for Medicine, LLC (f/k/a Precision Oncology LLC; f/k/a Act Oncology, LLC)
8				
9				MORGAN, LEWIS & BOCKIUS LLP Andrew J. Gray IV
10 11				Lucy Wang Walter S. Tester
12				
13				By /s/ Lucy Wang Lucy Wang
14				Attorneys for Defendant SureClinical, Inc.
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Case 2:21-cv-01111-MCE-AC Document 47 Filed 10/29/21 Page 4 of 4 **ORDER** Pursuant to the Parties' stipulation, SureClinical's deadline to answer or otherwise respond to the Complaint is continued to the thirtieth (30th) day following the settlement conference. IT IS SO ORDERED. DATED: 10/28/2021 SENIOR UNITED STATES DISTRICT JUDGE